## Case3:11-cv-02753-JSW Document69 Filed01/10/12 Page1 of 3 Theodore A. Griffinger, Jr. (SBN 66028) Tanya Herrera (SBN 177790) STEIN & LUBIN LLP Transamerica Pyramid 600 Montgomery Street, 14th Floor San Francisco, ČA 94111 (415) 981-0550 Telephone: Facsimile: (415) 981-4343 tgriffinger@steinlubin.com therrera@steinlubin.com Attorneys for Defendants, JON SABES, STEVEN SABES AND MARVIN SIEGEL UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION SUZANNE D. JACKSON, Case No. 3:11-cv-02753-JSC Plaintiff. v. STIPULATION AND [PROPOSED] WILLIAM FISCHER; JON SABES; ORDER EXTENDING TIME TO STEVEN SABES; DAVID GOLDSTEEN; **RESPOND TO COMPLAINT:** MARVIN SIEGEL; BRIAN CAMPION; **DECLARATION OF TANYA HERRERA** LONNIE BROOKBINDER; CHETAN IN SUPPORT NARSUDE; MANI KOOLASURIYA: JOSHUA ROSEN; UPPER ORBIT, LLC; SPECIGEN, INC.; PEER DREAMS INC.; NOTEBOOKZ INC.; ILEONARDO.COM INC.; NEW MOON LLC; MONVIA LLC; and SAZANI BEACH HOTEL, Defendants.

23

22

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

24

25

26

27

28

Case No. 3:11-cv-02753-JSC

## Case3:11-cv-02753-JSW Document65 Filed01/10/12 Page2 of 3

1	Plaintiff Suzanne Jackson and defendants Marvin Siegel, Jon Sabes and Steven
2	Sabes, (together "Defendants"), by and through their counsel, and subject to the Court's approval,
3	stipulate as follows:
4	WHEREAS, Plaintiff served her First Amended Complaint on December 5, 2011;
5	WHEREAS, the parties previously stipulated that Defendants' last day to answer
6	or otherwise respond to Plaintiff's First Amended Complaint would be January 13, 2011;
7	WHEREAS, Defendants have requested an additional extension of time to answer
8	or otherwise respond to the First Amended;
9	WHEREAS, Plaintiff has agreed to extend Defendants' time to answer or
10	otherwise respond to the First Amended Complaint to January 27, 2012;
11	WHEREAS, Defendants have agreed that Plaintiff's opposition to the motion to
12	dismiss will be due on or before February 24, 2012;
13	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED BY AND
14	BETWEEN THE PARTIES that, subject to the Court's approval, Defendants shall answer or
15	otherwise respond to the First Amended Complaint on or before January 27, 2012.
16	Dated: January 9, 2012 SHEPPARD MULLIN RICHTER
17	& HAMPTON LLP
18	By: /s/ Robert J. Stumpf, Jr.
19	Robert J. Stumpf, Jr.
20	Attorneys for Plaintiff SUZANNE D. JACKSON
21	Dated: January 9, 2012 STEIN & LUBIN LLP
22	
23	By: <u>/s/ Tanya Herrera</u> Tanya Herrera
24	Attorneys for Defendants MARVIN SIEGEL, JON SABES and STEVEN
25	SABES
26	
27	
28	0690115/452741v1 2 Case No. 3:11-cv-02753-JSC
	STIPLII ATION AND <del>IPROPOSED</del> ) ORDER EXTENDING TIME TO RESPOND TO COMPLAINT:

## Case3:11-cv-02753-JSW Document65 Filed01/10/12 Page3 of 3 PURSUANT TO STIPULATION, IT IS SO ORDERED January 11, 2012 Dated: \_